(See Fed. R. Civ. P. 27) LR 27-1 Before Action Filed (See Fed. R. Civ. P. 27(a))

- (a) A party seeking to perpetuate testimony must file a verified petition and proposed order with the clerk's office.
- (b) Upon payment of the required filing fee, the clerk's office will open a miscellaneous case and refer the petition and proposed order to the duty magistrate judge for calendaring and disposition.

LR 27-2 Pending Appeal (See Fed. R. Civ. P. 27(b))

Unless otherwise requested by a party, motions to perpetuate testimony pending an appeal will be processed as a discovery motion pursuant to LR 26-3.

LR 27-3 Relationship to LR 30.

The requirements of LR 30 apply to depositions conducted under LR 27.

Amendment History to LR 27

December 1, 2009

Generally Cross-references updated.

LR 27-1 Former LR 27.1(b) deleted as a rule without a rule and subsections (1)(a) ar